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5	Attorneys for Creditor			
6	CAPI	TÁL ONE AU	TO FINANCE	
7				
8	UNITED STATES BANKRUPTCY COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10	In re:) Case No: 10-11995-AJ-13
11				Chapter 13
12	CHARLES DOWNIE,			EX PARTE NON-NOTICED MOTION
13) TO RESTRICT ACCESS TO PROOF) OF CLAIM
14)
15				
16			Debtor.	
17		***************************************		,
18				
19	TO: THE CLERK OF THE COURT FOR THE UNITED STATES BANKRUPTCY COURT,			
20	SOUTHERN DISTRICT OF CALIFORNIA			
21	CAPITAL ONE AUTO FINANCE, a creditor of the above named Debtors and the Movant			
22	herein ("COAF"), respectfully submits the following Motion to Restrict Access to the following Proof of			
23	Claim	:		
24		Claimant:	Capital One Auto Finance	
25		Claim No.:	1	
26		Amount:	\$17,279.50	
27		Date Filed:	June 14, 2010	
28	///			
				1
	Ex Parte Non-Noticed Motion to Restrict Access to Proof of Claim Case: 10-11995 Doc# 56 Filed: 03/25/11 Entered: 03/25/11 10:27:07 Page 1 of 2			
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This Proof of Claim and/or the attachments to the Proof of Claim contain confidential 1 information such as social security number(s), loan numbers and other private information that should 2 3 not be divulged to the general public. Bankruptcy Code §107(c) and Federal Rule of Bankruptcy Procedure Rule 9037 (a)(1), (2) and 4 (4) codify the power of the Bankruptcy Court to protect against identity theft by restricting identification 5 information about a debtor in papers filed or about to be filed in a case. 6 Wherefore, CAPITAL ONE AUTO FINANCE respectfully requests that this court immediately 7 8 Restrict Public Access to the Proof of Claim described herein. SOLOMON, GRINDLE, SILVERMAN 9 Dated: March 25, 2011 & WINTRINGER, APC 10 By: 11 Timothy J. Silverman, Esq. Attorneys for Claimant, 12 CAPITAL ONE AUTO FINANCE 13 14 15 16 17 H:\COMMON\TJS\R\RAMSEY\Seal Project\Northern\Downie 4\Motion Restrict Access to POC.wpd 18 19 20 21 22 23 24 25 26 27

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